

0135

BOX:

371

FOLDER:

3474

DESCRIPTION:

Sullivan, Daniel

DATE:

10/15/89



3474

POOR QUALITY
ORIGINAL

0136

M. H. Mellor
vs D. C. Jones

Counsel,
25 Chambers

Filed
15 day of Oct. 1889

Pleas,
M. H. Mellor

THE PEOPLE

vs.

Daniel Sullivan
On record of Dist. Atty.
deft. discharged on 15th
over-recy. 1889.

John R. Bellows,
District Attorney.

Feb 5th 90 by agist with
Counsel - J. M. D.
A TRUE BILL.

Feb 14 1890

M. L. Cole, Foreman

Part I
Feb 12 1890. Norman a London
man
was sent back to
Feb 12 1890 Case referred to
C. Bellows on the motion being
of fact. 1890

Witnesses:

Officer Williamson 7th Prec.
Officer Mulcahy 9th Prec.

Feb 14 1890
I am of opinion that a
crime was committed which
resulted in the death of John
Mulcahy - but am satisfied
that upon the evidence now
in possession of the People it
cannot be proven upon a fact.
I am of the opinion that
they have perjured themselves
in securing other evidence. I think
the defendant should be dis-
charged without trial. If the
defendant was engaged in a
crime, he should be punished.
As the case stands now the People
cannot prove a conviction.
Respectfully,
Dist. Atty.

Coroner's Office.

TESTIMONY.

Officer Richard Mulcahy. Prisoner
being sworn says:

On 14 June an officer was
telegraphed for at Bellvue Hospital.
I learned that Johanna Mulvihill
desired to make a statement
as to how she got her injuries.
I went to the girl.

She told me that on the 3^d of June
she was in Park St. & there ~~met~~
met a man named Dennis
Sullivan, she stated that she had
had some trouble with him all
that evening & that he abused
her. She then said that he made
her buy him a pair of shoes.
They then went & stopped at 32
Mulberry St. The next day the
quarrel was renewed & she ran
away from him & went to 73
Montgomery St. She stated that
the prisoner followed her all the
way over & went up stairs on
the 3^d floor where her aunt was
living - She stated that there was
nobody in the room but herself
& Sullivan. She said she had
another quarrel in the room.

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0138

Coroner's Office.

TESTIMONY. 2

she took up a knife which was
lying on the table & when she
saw the knife in his hand
the prisoner made a stab at
her & she ran to the window
& jumped out. On the following
day we arrested Sullivan &
found him in the Tombs on
another charge - Brought him to
Bellevue hospital before deceased
& deceased identified the prisoner
as the man who drove her out
of the window with the knife
I asked her if she was sure &
certain about the man & she said
yes. She then identified the shoes
on his feet as the shoes she bought
the night before.

Richard J. Mulcahy

Taken before me

this 3rd day of Sept. 1889

Daniel Haney

CORONER.

POOR QUALITY
ORIGINAL

0139

Coroner's Office. 1

TESTIMONY. 3

Mrs Kate McDonald being sworn says:
I live at 320 Cherry St.
I was standing at Cherry &
Montgomery & saw the woman
just before she struck on her
back on the sidewalk
I told an officer. I saw nobody
in the windows.

Kate McDonald
mark.

Taken before me

this 3 day of Sept- 1889
Daniel Henry CORONER.

POOR QUALITY
ORIGINAL

0140

Coroner's Office.

TESTIMONY.

4

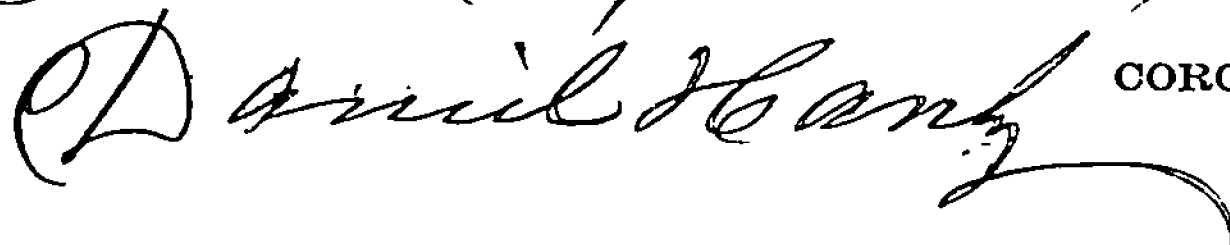
Mrs Mary Robbins of 73 Montgomery
Street New York City.

I am housekeeper of the house.
I knew deceased well - I don't know
anything of her injuries - I had not
seen deceased for 6 weeks, when
she came in all dressed up &
said she was married. I gave her
some advice. - I did not see her again
that until I saw her on the sidewalk

Mary
her ~~husband~~ man
Robbins

Taken before me

this 3 day of Sept - 1889

Daniel H. H. 

CORONER.

POOR QUALITY
ORIGINAL

0141

Coroner's Office.

TESTIMONY.

John McGinnis of 360 Cherry
Street in his own words:
I was at a butchershop ~~on the~~^{on the}
day deceased received his
injuries. I was talking to a per-
son when I heard a heavy
thud fall. I was ~~at~~^{at} 357 Cherry
Street. I saw the woman lying on
the sidewalk - I looked over & saw a
man trying to get her up - I think
deceased was conscious

John. ^{his} McGinnis
mark

Taken before me

this 3 day of

Apr 1889

Daniel C. Connelley

CORONER.

POOR QUALITY
ORIGINAL

0142

Coroner's Office.

TESTIMONY.

6

Rosanna London being sworn says: I ^{did live.}
at 73 Montfomey St.
I now live at 71, N. 1st St W. 1st St W. 1st St W.
I saw deceased lying on the side-
walk. She was a distant relative of
my husband. She arrived about
year ago last month from London
She lived out. ~~to~~. She came out day
& told me that she was married to
a man named Mr. Henry &
that she was going house keeping
I saw her 5 weeks after until
I saw her on the sidewalk about
the 3rd or 4th of June ^{after she received her injuries} I rushed up stairs

Rosanna London

I saw a ~~small~~ table knife lying
on the sill of the window out of
which deceased jumped
when I went to the ~~former~~
Hospital I was handed a potato
masher wrapped up in the ~~to~~ dress
of deceased. when I saw it before
it was in my room.

Taken before me

this 3 day of Sept 1889

Daniel Hanly

CORONER.

POOR QUALITY
ORIGINAL

0143

Coroner's Office.

TESTIMONY.

7

Officer D. Williamson, Prisoner
being sworn says:
Some time ~~ago~~ my attention was at-
tracted by seeing a number of women
making frantic gestures. I went
to Cherry St. & saw a woman lying
on the sidewalk at about 358 Cherry
St. I learned she had jumped out of the
window. I went to the Hospital
& procured an ambulance - I
asked her how she came to come
out of the window - she could not
answer me - I could find nobody who
knew about the affair. I went up
stairs in Mrs. Bondow's room, she told
me she had been down in the yard
when the accident happened. I did not
see the prisoners.

Frederick C. Williamson

Taken before me

this

30 day of Sept

1889

Daniel H. Hark

CORONER.

POOR QUALITY
ORIGINAL

0144

Coroner's Office.

TESTIMONY.

Result of autopsy held on
the body of Johanna Mulvahl,
admitted to Bellevue Hospital
Tuesday June the fourth 1889,
suffering from symptoms of
fractured spine, died August
the first 1889.

There was found:- a fracture
through the lower half of the sacrum;
a fracture through the first lum-
bar vertebra with dislocation
forward of the body of the vertebra
pressing on the spinal chord.

There had been a hemorrhage
into the lumbar enlargement of
the chord, which was decolorized
→ broken down, with probable
ascending degeneration.

Her kidneys exhibited a
condition of acute inflam-
mation, probably the result of
the lesion in the chord, & signs
of an old inflammatory process.

Lawrence D. Telford M.D.
House Surgeon 3rd Surg. Dis.
Bellevue Hospital

Dated September 3rd 1889

~~Taken before me~~

this ~~3~~ day of

188

CORONER.

POOR QUALITY
ORIGINAL

0145

16. In Whitefield 16.

From Bellman Hospital.

New York, August 1 1887

To Coroner

Sir:

Please hold an Inquest on the body of

Name: Johnnie Mulvihill Residence: 73 Montgomery St.

Age: 20 years 0 months 0 days. Admitted June + day, June

Father Joe Mulville 11th 1884, at 7 o'clock P.M.

Nativity, ; of Mother Johnnie By Mulvihill A

1 yr. in U. S., 1 yr. in City. From Guerrero Street

Civil Bond: Single Occup.: Domestic Examined by Dr.

Suffering from symptoms of Shock due to injuries, just

received, on examination found para-

plegia with loss of sensation below the

groins. Fracture of the spine could not be

Said injuries said to have been received by a jump from a D

fourth story window, to escape a man per-

suading him with a knife

Extension & counter extension were tried E

on a water bed, but could not be born.

Death took place June + day, Aug 1 1887 at 3 o'clock A.M.

The Autopsy revealed F

Remarks: A large abscess developed over sacrum
in a haematoma which was situated there
this being opened a fracture of the sacrum
was found. Angular deformity also observed
in lower dorsal region. Lawrence Ditchfield M. D.

HOUSE SURGEON-PROSECTOR.

Ad. +. State the day of the week.

Ad. A. State whether by Ambulance or Friends.

Ad. B. State whether from a Precinct or a Residence and give the name.

Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated, whether right or left.

Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runaway cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.

Ad. E. State name, date, place, character and results of any operation or amputation performed.

Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

Ad. G. State here any important facts not embodied in the above statements.

POOR QUALITY
ORIGINAL

0146

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Sullivan being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—*Daniel Sullivan*

Question—How old are you?

Answer—*21 years*

Question—Where were you born?

Answer—*New York City*

Question—Where do you live?

Answer—*301 Spring Street N.Y. City*

Question—What is your occupation?

Answer—*Labourer*

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

Nothing at present.
Daniel Sullivan

Taken before me, this

3^d day of *September* 188*9*

Daniel Hanly

CORONER.

POOR QUALITY
ORIGINAL

0147

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
20 Years	Months	Days	England	Morgue B.H.	Aug 7/89

1340
and. 29. 1889
HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY of

Phanna Marlborough

whereby it is found that he came to
his Death by the hands of

James Sullivan

Inquest taken on the 3d day

of September 1889

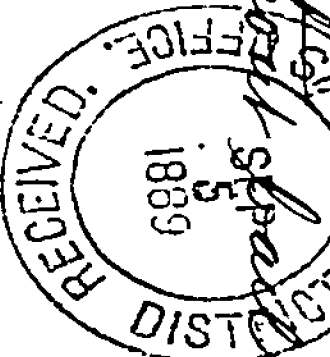
before

James Stanley
Coroner.

Committed to the County Gaol

on the 1st

of August



Death Aug. 1/89

POOR QUALITY
ORIGINAL

0148

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of *Coroners Office*
No. 67 Park Row *West, in the 4th Ward of the City of*
New York, in the County of New York, this 3rd day of September
in the year of our Lord one thousand eight hundred and eighty nine

Leavelle Hardy Coroner,
of the City and County aforesaid, on view of the Body of *Johanna Mulvihill*
lying dead at

Jer — good and lawful men of the State of New York, duly chosen and
sworn, & affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Johanna Mulvihill came to her death, do
upon their Oaths and Affirmations, say: That the said *Johanna Mulvihill*
came to her death by

Inquiries received by jumping from the Third
Story window of 73 Montgomery Street on
Monday June 4th 1889 to escape being
stabbed by Daniel Sullivan.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition,
set our hands and seals, on the day and place aforesaid.

JURORS.

W. W. Frisling
A. Lebert Jr
Philip Gussla
Gro. P. Combs
S. T. Mus.

Dr. Schneider
Linus Fries
Martin Huberth
John H. Meyer. 34
Adam Stiehl

Daniel Hardy CORONER, T. S.

POOR QUALITY
ORIGINAL

0149

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN ANTE-MORTEM INQUISITION,

Taken at *Bellerue Hospital*
No. *100* of *E. 26th* Street, in the *21st* Ward of the City of
New York, in the County of New York, this *14th* day of *June*
in the year of our Lord one thousand eight hundred and *69*
before
Michael J. Messersmith Coroner,
of the City and County aforesaid, on view of the Body of
Charles Mulvill
at
Bellerue Hospital Upon the Oaths and Affirmations of
six good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Charles Mulvill was injured, do
upon their Oaths and Affirmations, say: That the said *Charles*
Mulvill came to her injuries by
jumping from the third story window
of *73 Montgomery St.* on Sunday
June 4th 1869, to escape being
killed by *Dennis Sullivan*.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition,
set our hands and seals, on the day and place aforesaid.

JURORS.

Francis Lister
William Murray
C. G. Gabrielson
J. S. Bleeth
Thomas Power
Henry Mundt

Bellerue Hospital
Bellerue Hospital
Bellerue Hospital
" "
do do
" "

M. J. Messersmith

CORONER, T. S.

POOR QUALITY
ORIGINAL

0150

City and County of New York, ss.

Statement of *Johanna Mulvihill* now being
dangerously wounded at *Bellvue Hosp.* in the *21st* Ward
of said City and County, on the *14th* day of *June* 188*9*

Question—What is your name?

Answer—

Johanna Mulvihill

Question—Where do you live?

Answer—

32 Mulberry St.

Question—Do you now believe that you are about to die?

Answer—

Yes

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer—

No

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer—

Yes. On Monday June 4th 1889 I was in Mr. Ross' rooms at 32 Mulberry St. It is a front house. Mr. Ross keeps it. I was a lodger and boarder there. I had lived there a week then. In the afternoon of that day (Monday June 4th 1889) a young man named Dennis Sullivan came into my room with a knife that looked like a table knife and said "I am going to kill you." and ran at me. I ran out of the house to 73 Montgomery Street and my aunt Mrs. Rose Lueders had just gone out. Dennis Sullivan followed me, into the house. I ran up to the third story. Dennis Sullivan

POOR QUALITY
ORIGINAL

0151

was close behind me. I felt the knife behind my ear when I jumped out of the 3rd story window down onto the pavement of the street below. They took me to Government Hospital. From Government Hospital I was removed to Bellevue Hospital.

Dennis Sullivan came to my lodging house 32 Mulberry St on the Friday before the Monday on which I jumped from the window and I heard from some fellows whose names I do not know that Dennis Sullivan said he would murder Joe meaning me. I went by this name of Joe. I ran up into the house and Dennis Sullivan left. On Saturday he came again to the sidewalk in front of the house and two other fellows stood on the stoop. One of them said to the other "run up and catch her now." I caught hold of a fellow named Yellow^{called Joe} because he has got a yellow face. He reminds the house in which I lived. I caught hold of Yellow and put him in front of me and he asked the two fellows on the stoop what they wanted and he went away. On Sunday I heard a crowd of fellows who were going by the house on the sidewalk say "Dennis Sullivan will murder Joe." Dennis Sullivan does not work for a living. He never does any thing but steal. He is a thief. I supported him and took his name. I was known as Joe Sullivan. On Thursday before I jumped from the window I went to a saloon at 21 Pell St. and got a glass of soda water for five cents. A girl named Stokes had five cents also and got a glass of whiskey for five cents. Dennis Sullivan asked me for money. I told him I had no money but the five cents. He then kicked me in the left eye and gave me a black eye. He also kicked me in the left arm which became discolored. The bartender saw him kick me. I told Dennis Sullivan I had left ten dollars for him at the "Schooner House" which is a liquor store he generally goes to. I said this so he would stop kicking me. I had left no money there for I had none to leave. Johnnie Mulvihill

POOR QUALITY
ORIGINAL

0152

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	
20	Years	Months	Days	England	Bellme Hospital

Single
Domestic

855 — 1889.
And, near —
AN ANTE-MORTEM INQUISITION

On the VIEW of the BODY of

Johnnie Phillips

whereby it is found that he was
injured by

Daniel Sullivan

Taken on the 14th day
of June 1889
before

Dr. J. J. McNeill
Coroner.

Committed

Obit

Discharged

V 9-9

Court of General Sessions.

The People
vs.
Henry Sullivan

Indictment, found 15 October, 1889
Murder 1st degree.
§ 183 Penal Code.
for having on the 4th day of
June, 1889, killed and Johanna
Mulvihill.

Court I.

Assault upon deceased by
pushing her from the height
of fifty feet, by means
whereof she fell from said
height down on the ground,
sustaining fatal injuries,
in consequence whereof she
perished from the said
4th of June, 1889, to the 1st
of August, 1889, on which
last day she died in this
city.

Court II.

Assault upon deceased by
feloniously causing them

said Johanna Mulvihill
to jump from the height
of fifty feet down on the
ground and thereby in-
flicting upon her fatal
injuries in consequence
of which she died on the
1st of August, 1889, in
this city.

Count III.

Assault upon deceased
on June the 27th, 1889, by
by attempting to strike
her with a knife and
thereby causing her to fear
great personal injury
from him, and for the
purpose of escaping such
injury, to jump from
the height of fifty feet,
in consequence she sus-
tained fatal injuries
of which she died on the
1st day of August, 1889,
in this city.

Count IV.

Assault in the first degree
by attempting to strike

the deceased with a knife
on said 4th of June, 1889,
with an intent to kill
her.

Count V

Murder in the second
degree by attempting
on said 4th of June,
to strike and stab the
deceased with a knife,
the same being a weapon
likely to produce grievous
bodily harm.

After a short statement of
deceased taken by Grover Mes-
singer at Bellevue Hospital,
on the 14th of June, 1889:

No hope of recovery. Defendant
came to deceased's room in 32
Mulberry Street with a table knife
and said: "I am going to kill
you". Deceased ran to 28 Mont-
gomery Street, to the rooms of her
aunt Rose Lamm. Defend-
ant followed her with the knife
in his hand. She felt it behind

her ears, when she jumped out of the 3d story window. Deceased was known as Joe Sullivan. She supported the defendant. On Thursday before the 11th of June, 1889, the defendant at a saloon in No. 21 Pell Street, kicked the deceased in the left eye and left arm and thereby discolored both. On Friday Saturday and Sunday before the 12th of June, the deceased heard several persons whose names she did not know, make the statement that the defendant was going to murder the deceased. They were standing on the side walk in front of 32 Mulberry Street.

All efforts to find a witness who saw the defendant follow the deceased from Mulberry to Montgomery Streets, ^{who} saw him in 78 Montgomery Street ~~are~~ about the same, after the deceased had jumped from the window, have been in vain.

Detective Crystal has for some considerable time worked on this case.

to find some witnesses to corroborate the deceased's ante-mortem statement, but he says that it is impossible to succeed.

Witnesses:

Mary Roblin, 73 Montgomeryst,
saw deceased ly in the street, after
she had jumped from the win-
dow. Saw a table knife ly on
the window sill of Mrs. London's
room, from which the deceased
made the jump.

Roseanna London,
41 N. 1st Street, Brooklyn Ed:
the tenant of the room, from
which the deceased jumped
~~from~~ into the street. Found a
table knife lying on a window
sill.

Officer Richard J. Mulchay,
7th precinct,
brought the defendant to the bed-
side of the deceased and got
her to identify him. The relation

POOR QUALITY
ORIGINAL

0158

the case to him as contained in
the ante-mortem statement.

Officer Cornelius Doany,
4th precinct,
was present, when the deceased
made her statement to officer
Mulchay.

Mathew Dougherty,
Borne of Detention,
was at 32 Mulberry Street, when
the deceased on two occasions
cried for help.

Dr. M. J. D. Messmer,
Coroner,
To identify the ante-mortem
statement.

Dr. Lawrence Litchfield
Pellum Hospital
to identify the autopsy.

For stipulation of defend-
ant's attorney as to the death
of the deceased.

Court of General Sessions
The People
vs.
Daniel Sullivan

It is hereby admitted for the purposes of the trial of the within indictment that the Johanna Mulvihill upon whose body Coroner Hawley held an inquest on the 3^d of September, 1889, was the Johanna Mulvihill mentioned in the indictment and whose death is alleged therein as having been caused by the above named defendant.

Dated New York, January 27, 1890

Heller & Firm
attys for deft

POOR QUALITY
ORIGINAL

0 160

Mary Robbier, 43 Montgomerie
Street, wife of Richard Robbier.
I was the house keeper of the said
premises and was sick on the
4th of June, 1889. I know the
deceased from the day ^{on which} she ar-
rived from Europe, that was on
the 18th of August, 1888. I have
seen her off and on. The last
time I saw her before the 4th
of June, 1889, was in February
last, when she informed me
that she was married. ~~At day~~
~~one o'clock~~ in the afternoon of the
4th of June last I saw the
deceased lying on the side
walk in front of 43 Mont-
gomerie Street. I did not speak
to her, when she was lying
there. I saw her from the
window of my room, two
flights upstairs, just below
the room, from which the
deceased jumped into the
street. The halls in said house
are so dark, that persons who
meet there, cannot recognize
each other. I do not know any

POOR QUALITY
ORIGINAL

0161

body who saw the defendant
in the house. The deceased was
seen by Thomas McTernan
enter the house between 12 and
1 o'clock on said day. I did
not see the defendant after she
was removed from the hospital.
When I was informed by Mr.
Weinman, the wife of the
grocer who keeps a store in the
same house, that the deceased
had jumped from the window
into the street, Mr. Leonard,
the aunt of the deceased, was in
my room, conversing with
me. She had been there for about
an hour and a half. We were
in the kitchen together, and
the door thereof was open, but
we could not recognize any
body who passed up stairs.
I did not hear any body walk
up stairs. If the deceased had
gone up stairs in haste, followed
by the defendant, I would not
have noticed it, because there
are so many children in the
house, who are constantly going

POOR QUALITY
ORIGINAL

0162

up and down stairs, making all sorts of noise. After I had seen the deceased lying on the side walk, I went up-stairs into Mrs. Landon's room, and there I saw a table knife lying on the inside sill of the right hand side window of the front room. The shutters of the other window were ^{light} with a string. While Mrs. Landon was in my kitchen, I did not hear any noise above me. The kitchen of my apartment is in the rear, and so was Mrs. Landon's kitchen.

Rocanna Landon, 71 N. 1st Street,
Brooklyn, E. D., wife of John Landon. My husband was a friend of the deceased's mother. She was no relative of mine, but she called me aunt and my husband uncle. I saw her for the first time, when she arrived in this country on the or about the 18th of August, 1888, On the 18th of

June, 1889, I left my room
in 43 Montgomery Street to go
between eleven and twelve
o'clock in the forenoon to go
into the yard. On my way
back to my room I stopped
at Mrs. Robbins to return the
key to her which she had loaned
to me. I got engaged into a
conversations with her which
lasted until about one o'clock
or a little after mid hour.
It took place in Mrs. Robbins'
Kitchen. I did not see the de-
ceased go up-stairs into my
room. I first heard of her
having jumped from the wind-
ow from Mrs. Weismann,
who came to Mrs. Robbins'
door and halloed: Hannah
jumped out of the window.
When I heard this remark,
it did not occur to me that
she meant the deceased, be-
cause she had not been at
my house for about five or
six weeks prior thereto. I
thereupon rushed immediately

POOR QUALITY
ORIGINAL

0164

~~Went~~ up into my room and
looked out of ~~the~~ window,
when I saw that it was the
deceased who was lying
on the side walk in front
of the house. I then rushed
down stairs, but when I
arrived there, ~~I~~ the deceased
was just being lifted into
the ambulance. She was
brought to Governor's Hospital
where I saw her on the same
afternoon, right after the
~~ambulance had left with~~
~~her~~ she had been taken there
by the ambulance. I asked
her why she jumped from the
window, and she replied that
she did not know. She seemed
to be unwilling to state to me
the cause of her act. I did not
see her buried. When I went
into the yard, I left my
door open, but I do not know
whether the sash of the window
through which she jumped
was also open. On my re-
~~turn~~ to the room, I found

one of my table knives on the inner ~~window~~ sill of the open window, that is the one on the right hand side. I have it in my possession yet. I do not know whether it was put on the said sill by me or by anybody else. There has been no inquiry made of me by any one since about this case. I do not know the defendant and have seen him only once, that was at the Coroner's Inquest. On the said 4th of June, I had packed my house hold effects for removal. In the kitchen, near the door stood a bench and on the same I had left a potato masher, which I missed, when I returned to my rooms. It was shown to me in the evening of said day by one of ^{the} nurses in the hospital, as having been found on the deceased. I left it at the hospital and

have not seen it since.

Richard J. Mulcahy, patrolman, 7 precinct. On the 14th of June, 1889, I saw the deceased in the Bellevue Hospital where she made a statement about the case to me. Similar to the one she made ~~earlier~~ previously to the Coroner. On the 15th of June, 1889, I found the defendant in the Prison, where he had been committed on a charge of larceny. I took him to the bedside of the deceased at Bellevue Hospital, when she stated to me again in his presence that ~~the~~ he followed her from Mulberry Street to 43 Montgomery Street, where in the rooms of Mrs. London he seized a knife and made a rush at her, and she, to escape his assault, jumped out of the window. She also stated in his presence that

POOR QUALITY
ORIGINAL

0167

the shoes which he had on, ~~had~~ been bought by her. I asked her whether she was positive as to the identity of the defendant and she replied yes. The night before she stated to me that she ~~knew~~ she was going to die. The defendant denied all the charges made against him. At the Coroner's request he admitted to me that he had several intercourse with the ~~defendant~~ ^{defendant} and that he had been infected with disease by her. I have made inquiries in 42 Montgomery Street whether the defendant was seen there by any body but without avail.

Frederick C. Williamson, patrolman, 7th precinct On the 4th of June, 1889, at about one o'clock in the afternoon ^{while} I was on post in Montgomery Street, near Cherry, I saw a crowd of women in front of 358 Cherry Street.

is a corner house, having an entrance
on Montgomery Street, being number-
ed 73 there. The said women
were greatly excited. I found
that they were standing around
a woman that was lying on
the sidewalk and whom they
believed having jumped out
of a window into the street. I
asked the said woman how
she came to jump or fall from
the window, but she was un-
able to give me an answer. She
was soon thereafter brought to
Governor's Hospital in an ambulance
which I had summoned. I made
inquiries in the house at the time
concerning her jumping from
the window, but I could not find
anyone who had seen her jump
or fall. Afterwards I made
also inquiries concerning the
defendant's presence in the said
house, but I could not obtain
any evidence in relation
thereto.

Kate McDonald, 320 Cherry Street, wife of Joseph McDonald. On the 4th of June, 1889, at about one o'clock in the afternoon, I was standing in Montgomery Street, on the Northeast corner of Cherry and Montgomery Streets, opposite the house in which Mrs. Dondor lived. I was engaged in a conversation with one Mrs. Clark, when I heard a thud opposite the street, and on looking across the street, I saw the deceased lying on the sidewalk. I did not go near her, but I informed officer Williamson that the woman was lying there.

Caroline Leary, Detective, 7th Precinct. I have worked up this case with officer Mulcahy and was present, when the deceased made the statement to him in the hospital. She then also stated that she had driven her out of 32 Mulberry Street by threats to kill her for refusing to give him money, she had taken refuge.

23 Fell Street and because she feared that ~~she~~ would find her there, she went to 73 Montgomery Street, where he followed her and immediately after his entrance into the room of Mrs. Sanders, he picked up a knife and attempted to assault ~~her~~ her, and that she fearing for her life had jumped from the window into the street to escape from him. I have made all possible inquiries to ascertain whether anybody saw the defendant in 73 Montgomery Street, but without avail.

Wilhelmine Wieners, wife of Arthur Wieners, 73 Montgomery Street. We carry on a grocery store there and did so on the 10th of June, 1889. On said day at about one o'clock in the afternoon my husband informed me that a human body had fallen from above on the pavement. On looking out of the window of my room, I recognized the body lying on the

sidewalk as that of a girl, known as ^{James} ~~James~~ ^{James} who had paid frequent visits to Mrs. London, a lady living on the third floor of the same house. I did not see her fall, did not speak with her and did not see the defendant around her.

Mathew Hougherty, 65 Mulberry Street, laborer, driving an ash cart for Keywood & Duffy. I know James Sullivan and have known him for about ten years. He was reported to work on the river, but I never saw him work, nor do I know anybody for whom he worked. In June 1889, I lived in 32 Mulberry Street, which was a bad house kept by Michael Dubarow. He is still living there, but ~~an agent~~ does the business of employment agent or contractor, sending men to the country. He occupies the second or third floor of the said house. He was also called Mike Ross. I was in his employment at the said time.

as a general help in the said house. I never the deceased by the name of Joe Hamrah Muller for about a week, during which time she lived in the said house. I never saw the deceased and the defendant together in the said house. In the beginning of the week, when she lived there, ~~she~~ at about seven o'clock in the evening, she came rushing into the hallway from the street, grabbed me round the waist and halloed: "My God, my God, save me!" She then ran through the hall into the back yard. This was either on Monday, Tuesday or Wednesday. On Saturday, June, the 2d, 1887, at about seven o'clock in the evening I stood on the stoop of the said house, the deceased suddenly rushed up on the stoop, placed herself behind me and said: "Look at these two fellows, they want to hit me." There were two young men at the foot of the said stoop. I did not know how they came there. I asked

them what they wanted, and without giving an answer, they walked away. The deceased then went into the house. That was the last time I saw her.

Michael Pakasoo, 32 Mulberry Street: Expressman. In June, 1889, I was the driver of the said express. It was used as a bed-chamber, when I leased it in May, 1889. It was in charge of a man named Yellow. I heard that he is now in the House of Detention. I never saw the deceased nor the defendant herein. I know Brooklyn Jack. He hangs out in the Phoenix House, corner Park & North Streets. Jersey Eddie^{the} frequents the liquor store in 35 Mulberry Street. When the newspaper reported that the deceased had jumped from a window, a man by the name of Jerry told me that the defendant once hit the deceased, so that she had to run into the house. Jerry lives at 35

POOR QUALITY
ORIGINAL

0174

Mulberry Street

Antonio Davilla, 87 Mulberry Street,
laborer. His testimony is of no use
to the People. He seems not to have
known either party.

(over)

POOR QUALITY
ORIGINAL

0175

Thomas J. McTearry was examined
by me. He denied having seen
the deceased or the defendant go into
73 Montgomery Street. He claims that
he did not see the deceased, until
she was lying on the side walk.

POOR QUALITY
ORIGINAL

0176

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

David D. D. D.

BRIEF OF FACTS.

For the District Attorney.

January 27, 1888
Edward P. D.

Deputy Assistant.

POOR QUALITY
ORIGINAL

0177

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Sullivan

The Grand Jury of the City and County of New York, by this
Indictment accuse Daniel Sullivan,

of the crime of Murder in the first degree,

committed as follows:

Heretofore, to wit: on the fourth day of June, in
the year of our Lord one thousand eight
hundred and eighty nine, at the City and
County aforesaid, the said Daniel Sullivan,
late of the City and County aforesaid, with
force and arms, in and upon one Johanna
Mulvihill, in the peace of the said People,
then and there being, wilfully, feloniously
and of his malice aforethought, did make
an assault, and her the said Johanna
Mulvihill, from a great height, to wit: from
the height of fifty feet, down unto and
upon the ground there, with great force and
violence, then and there, wilfully, feloniously
and of his malice aforethought did push,
cast and throw; by reason and by means
of which said pushing, casting and throwing

she the said Johanna Mulvihill did then
and there fall, with great force and violence,
^{from the said height}
down into and upon the ground there:
giving unto her the said Johanna Mulvihill,
then and there, by the means aforesaid, in
and upon the body, back and sides of
her the said Johanna Mulvihill, divers
mortal wounds, bruises, fractures and
contusions, of which said mortal wounds,
bruises, fractures and contusions she the
said Johanna Mulvihill, from the said fourth
day of June, in the year aforesaid, until
the first day of August, in the same year
aforesaid, at the City and County aforesaid,
did languish, and languishing did live, on
which said first day of August, in the year
aforesaid, she the said Johanna Mulvihill,
at the City and County aforesaid, of the said
mortal wounds, bruises, fractures and contusions, died.

And so the Grand Jury aforesaid do say:
that the said Daniel Sullivan, her the said
Johanna Mulvihill, in the manner and form
and by the means aforesaid, wilfully ~~and~~
^{and of his malice aforethought,}
feloniously did kill and murder; against
the form of the Statute in such case made
and provided, and against the peace of
the People of the State of New York, and
their dignity.

POOR QUALITY
ORIGINAL

0179

Second COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said

Daniel Sullivan
of the CRIME of Murder in the first degree,

committed as follows:

The said Daniel Sullivan,

late of the City and County aforesaid, ~~afterwards to wit: On the day and in the year aforesaid,~~
at the City and County aforesaid, afterwards, to wit: on the
said fourth day of June, in the year of our
Lord one thousand eight hundred and
eighty nine, with force and arms, in and
upon one Johanna Mulvihill, in the peace
of the said People, then and there being,
wilfully, feloniously and of his malice
aforethought did make an assault, and
then and there wilfully, feloniously and of
his malice aforethought did cause and
procure, induce and compel her the said
Johanna Mulvihill, then and there to jump,
and to cast and throw herself from a
great height, to wit: from the height of
fifty feet, down into and upon the ground
there; by reason and by means of which said

cause, and procurement, inducement and compulsion of him the said Daniel Sullivan, she the said Johanna Mulvihill did then and there jump, and cast and throw herself, and thereby did then and there fall, with great force and violence, down unto and upon the ground there: he the said Daniel Sullivan, giving unto her the said Johanna Mulvihill, then and there by the means aforesaid, in and upon the body, back and sides of her the said Johanna Mulvihill, divers mortal wounds, bruises, fractures and contusions, of which said mortal wounds, bruises, fractures and contusions, she the said Johanna Mulvihill, from the said fourth day of June, in the year aforesaid, until the first day of August, in the same year aforesaid, at the City and County aforesaid, did languish, and languishing did live, on which said first day of August, in the year aforesaid, she the said Johanna Mulvihill, at the City and County aforesaid, of the said mortal wounds, bruises, fractures and contusions, died.

And so the Grand Jury aforesaid, do say: that the said Daniel Sullivan, her the said Johanna Mulvihill, in the manner and form, and by the means aforesaid, wilfully, feloniously, and of his malice aforethought, did kill and murder; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

To apprehend a design

POOR QUALITY
ORIGINAL

0 18 1

cause, and procurement, inducement and compulsion of him the said Daniel Sullivan, she the said Johanna Mulvihill did then and there jump, and cast and throw herself, and thereby did then and there fall, with great force and violence, down unto and upon the ground there: he the said Daniel Sullivan, giving unto her the said Johanna Mulvihill, then and there by the means aforesaid, in and upon the body, back and sides of her the said Johanna Mulvihill, divers mortal wounds, bruises, fractures and contusions, of which said mortal wounds, bruises, fractures and contusions, she the said Johanna Mulvihill, from the said fourth day of June, in the year aforesaid, until the first day of August, in the same year aforesaid, at the City and County aforesaid, did languish, and languishing did live, on which said first day of August, in the year aforesaid, she the said Johanna Mulvihill, at the City and County aforesaid, of the said mortal wounds, bruises, fractures and contusions, died.

And so the Grand Jury aforesaid, do say: that the said Daniel Sullivan, her the said Johanna Mulvihill, in the manner and form, and by the means aforesaid, wilfully, feloniously, and of his malice aforethought, did kill and murder; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

POOR QUALITY
ORIGINAL

0 182

Third COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said

Daniel Sullivan

of the CRIME of Murder in the first degree, —

committed as follows:

The said Daniel Sullivan, —

late of the City and County aforesaid, afterwards to wit: ~~On the day and in the year aforesaid,~~
at the City and County aforesaid, afterwards, to wit: on the said
fourth day of June, in the year of our Lord one
thousand eight hundred and eighty nine, with
force and arms, in and upon one Johanna
Mulvihill, in the peace of the said People, then
and there being, wilfully, feloniously and of his
malice aforethought, did make an assault, and
her the said Johanna Mulvihill, with a certain
knife which he the said Daniel Sullivan in
his right hand then and there had and held,
then and there wilfully, feloniously and of his
malice aforethought, did attempt and endeavor
to strike, stab, cut and wound; and the said
Johanna Mulvihill, being in great fear of her
life, and then and there having reasonable ground
to apprehend a design on the part of the said

POOR QUALITY
ORIGINAL

0183

Daniel Sullivan to then and there do some great personal injury to her the said Johanna Mulvihill, for the purpose of escaping from such danger, and to prevent him the said Daniel Sullivan from doing her such bodily injury, and to protect herself from the same, and from the said assault, did then and there, by reason of such fear and apprehension, and of the said assault, and of such attempt and endeavor of him the said Daniel Sullivan then and there to cut, stab, strike and wound her with the said knife, jump, cast and throw herself from a great height, to wit: from the height of fifty feet, down unto and upon the ground there; and the said Daniel Sullivan, by means of the said assault, and of such attempt and endeavor then and there to cut, stab and wound her the said Johanna Mulvihill with the said knife, and of the fear and apprehension so induced thereby as aforesaid, then and there wilfully, feloniously and of his malice aforethought did cause and procure, induce and compel her the said Johanna Mulvihill, so to jump, cast and throw herself from the said height down unto and upon the ground as aforesaid, by reason and by means of which said jumping, casting and throwing of her the said Johanna Mulvihill, she did then and there fall, with great force and violence, down unto and upon the ground there; he the said Daniel Sullivan giving unto her the said Johanna Mulvihill,

POOR QUALITY
ORIGINAL

0184

then and there, by the means aforesaid, in and upon the body, back and sides of her the said Johanna Mulvihill, divers mortal wounds, bruises, fractures and contusions, of which said mortal wounds, bruises, fractures and contusions, she the said Johanna Mulvihill, from the said fourth day of June, in the year aforesaid, until the first day of August, in the same year aforesaid, at the City and County aforesaid, did languish and languishing did live, on which said first day of August, in the year aforesaid, she the said Johanna Mulvihill, at the City and County aforesaid, of the said mortal wounds, bruises, fractures and contusions, died.

And so the Grand Jury aforesaid, do say: that the said Daniel Sullivan, her the said Johanna Mulvihill, in the manner and form, and by the means aforesaid, wilfully, feloniously, and of his malice aforethought, did kill and murder, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

POOR QUALITY
ORIGINAL

0185

Fourth COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said

Daniel Sullivan

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Daniel Sullivan,

late of the City of New York, in the County of New York aforesaid, on the
fourth day of June, in the year of our Lord
one thousand eight hundred and eighty nine; with force and arms, at the City and
County aforesaid, in and upon the body of one Johanna Mulvihill,
in the Peace of the said People then and there being, feloniously did make an assault
and her the said Johanna Mulvihill,
with a certain knife

which the said Daniel Sullivan
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did ^{attempt and endeavor to} strike, beat, cut, stab and
wound,

with intent her the said Johanna Mulvihill,
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

~~Fifth~~
SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Daniel Sullivan

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Daniel Sullivan,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said Johanna Mulvihill, in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and her she said Johanna Mulvihill, ~~the said~~
with a certain knife

which the said Daniel Sullivan

in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully ^{attempt and endeavor to} strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York,
and their dignity.

John R. Fellows,
District Attorney.

0186

BOX:

371

FOLDER:

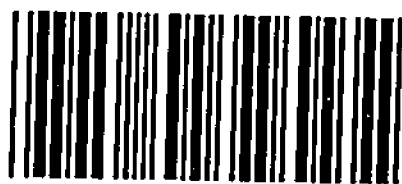
3474

DESCRIPTION:

Sullivan, James

DATE:

10/24/89



3474

0107

Antonio Martignie

Foreman.

Mr. L. B. O'Connell
 225 1/2
 New York
 P. O. Box 100
 R. B. M.

POOR QUALITY
ORIGINAL

0188

Police Court-1st District.

Affidavit-Larceny.

City and County }
of New York, } ss.:

of No. 203 Elizabeth Antonio Maritzie Street, aged 35 years,
occupation fruit pedlar being duly sworn
deposes and says, that on the 11th day of October 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
Person of deponent, in the day time, the following property, viz:

One silver watch and chain
Attached, in all of the value
of twenty-two dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Sullivan,

now there, from the fact
that while deponent was
walking in Mulberry Street
carrying a box in deponent's
shoulder, the said deponent
noticed said watch out of
the left side pocket of the
vest then worn upon de-
ponent's person and ran
away with said watch and
chain in his possession.

Antonio Maritzie
Mark

Sworn to before me, this 11th day
of October 1888

Police Justice.

POOR QUALITY
ORIGINAL

0189

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

James Sullivan being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is his right to
make a statement in relation to the charge against him; that the statement is designed to
enable him if he see fit to answer the charge and explain the facts alleged against him,
that he is at liberty to waive making a statement, and that his waiver cannot be used
against him on the trial.

Question. What is your name?

Answer.

James Sullivan

Question. How old are you?

Answer.

16 years of age

Question. Where were you born?

Answer.

New York City

Question. Where do you live, and how long have you resided there?

Answer.

13 Bowery

4 months

Question. What is your business or profession?

Answer.

Truck-driver

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer.

I have nothing to say.

James Sullivan
(Witness)

Taken before me this

day of *October* 188*8*

Police Justice.

POOR QUALITY
ORIGINAL

0190

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Police Court--- 1st 1516
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Mantie
203 East 14th St
James Sullivan

Offence Larceny
Felony

Dated October 11 1889

Hogan Magistrate.

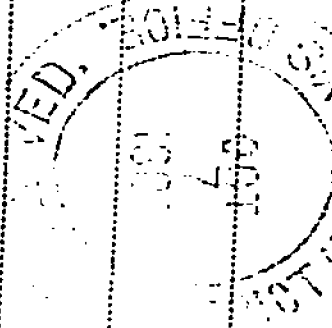
Hardy Officer.

Witnesses

Admiral Hardy

No. 6 Hardy Officer

No. _____
Street _____



No. _____
Street _____

\$500 to answer

James Sullivan

Person

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

James Sullivan
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated October 11 1889 Hogan Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 1889 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned. I order he to be discharged.

Dated _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0 19 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Sullivan

The Grand Jury of the City and County of New York, by this indictment, accuse

James Sullivan
of the CRIME of GRAND LARCENY in the *second* degree, committed as follows:

The said

James Sullivan

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *October* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *day* - time of the said day, at the City and County
aforesaid, with force and arms,

*One watch of the value
of fifteen dollars, and one
chain of the value of seven
dollars*

of the goods, chattels and personal property of one *Antonio Martgic*
on the person of the said *Antonio Martgic*
then and there being found, from the person of the said *Antonio Martgic*
then and there feloniously did steal, take and carry away, against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

*John R. Fellows,
District Attorney*

0192

BOX:

371

FOLDER:

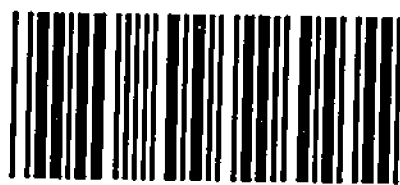
3474

DESCRIPTION:

Sullivan, Katie

DATE:

10/02/89



3474

POOR QUALITY
ORIGINAL

0193

Witnesses;

Margaret McNamee

John Daoss

Counsel,

Filed

Pleads

day of

1899

THE PEOPLE

vs.

Katie Sullivan

Grand Larceny Second Degree
[Sections 528, 537 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Folsom

Foreman.

Part II October 16/89

Pleas, Felit. Larceny

Sept 16 89

City Prison 30 days.

POOR QUALITY
ORIGINAL

0194

Police Court—4 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 436 West 42^d Street, aged 48 years,
occupation Fireman being duly sworn

deposes and says, that on the 6th day of July 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One Diamond Ring of the
Value of Forty Dollars.

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Kate Sullivan from the

premises No. 436 West 42^d Street
That on the 7th day of July 1889 deponent
missed said property from said premises
Deponent is informed by John Sawyer
of No. 650 10th Avenue that on the
8th day of July 1889 the said Kate
Sullivan pawned with him
one diamond ring for the sum
of five dollars. Deponent further
says that he has since seen the
ring pawned by the said Sullivan
and fully identifies the same

Sworn to before me, this
of _____ day
1889

Police Justice.

POOR QUALITY
ORIGINAL

0195

as the property taken & stolen
and carried away from deponent's
premises

Sprung to be sworn by } Charles McNamee
this 13th day of August 1884 }
R. P. Mahon }

Henry Sprung Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1884
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1884
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1884
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1.
2.
3.
4.

Dated

1884

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$ to answer

Sessions.

POOR QUALITY
ORIGINAL

0196

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 21 years, occupation Broker of No. 650 10th Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles M. James and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 13th

day of August 1889

John James
Police Justice.

Sec. 151.

CITY AND COUNTY }
OF NEW YORK, } ss.

Police Court ✓ District.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles M. James of No. 436 West 42nd Street, that on the 6 day of July 1889 at the City of New York, in the County of New York, the following article to wit:

One Diamond Ring
of the value of Forty Dollars,
the property of Charles M. James
w. as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by John Sullivan
Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 4th DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13th day of August 1889

John Sullivan
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0197

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Kate Sullivan being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is her right to make a statement in relation to the charge against her; that the statement is designed to enable her if she see fit to answer the charge and explain the facts alleged against her that she is at liberty to waive making a statement, and that her waiver cannot be used against her on the trial.

Question. What is your name.

Answer.

Kate Sullivan

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

Question. Where do you live, and how long have you resided there?

Answer.

At home

Question. What is your business or profession?

Answer.

None

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

I am not guilty

Kate Sullivan

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0 198

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael H. Hance

State of New York

1
2
3
4

Dated Sept 16 188

Magistrate

Officer

Precinct

Witnesses

No. 1050-10 Ave Street

No. 1136 n 42 Street

No. 1000 to answer Street

to answer

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 16 1889 Henry J. Lawrence Police Justice.

I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated 188 Police Justice.

There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged.

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0 199

New York Oct 16/89

I, Mr. John Sullivan,
do hereby acknowledge that
I know Katy Sullivan for
the past fourteen (14) years,
and know her to have been
always respectable.

John Sullivan,
436 West 45 St

Sworn to before me

this 16th day of Oct. 1889

Joseph F. Lippe,

Notary Public for

N. Y. Co.

POOR QUALITY
ORIGINAL

0200

428 W 34th St New York, N.Y. 17/89

Dear Sir,
I have known
Kate Sullivan for ten
years, they being tenants
in my house & she
always was a good
household and industrious
girl.

Yours Respectfully

Philipine L. L. L.

Wrote to you
on this subject Oct. 1889,
to see if you
could take care of her.

POOR QUALITY
ORIGINAL

0201

New York Oct 17th 1889

Your Honor

I have known Miss
Katie Sullivan for the last
15 years and know her to
be a very Respectable and
well behaved young lady

Mrs. C. Beedenbender

428 west 45th St
Sworn to before me

this 18th day of Oct. 1889.

Joseph E. Linder

Notary Public (N.Y.)

W. J. E.

POOR QUALITY
ORIGINAL

0202

Church of the Holy Cross,

329 West 42d Street,

New York, Oct. 17th 1889

To The Hon. R. B. Cowing, City Judge:

Dear Sir:

Up to last July I knew the accused Kate Sullivan, as a good respectable girl and from all accounts honest. A little private trouble I think must have disturbed her mind and thus caused her fall.

Respectfully Yours

Rev. S. J. Feehan

POOR QUALITY
ORIGINAL

0203

New York Oct. 16th 1889

I the undersigned do hereby acknow-
ledge that I have been generously
acquainted with Katie Sullivan for
three years & always knew her to be
thoroughly respectable & well behaved.

John A. McGovern.

Sworn to before me

This 16th day of October

1889

J. W. Quinn

Notary Public

No. 1 Co No 7

#475-Tenth Ave.

POOR QUALITY
ORIGINAL

0204

Court of General Sessions.

The People
 against
KATE SULLIVAN.

City and County of New York, ss:

Charles McNamee being duly sworn says: That he is the
complainant in the above entitled action and ~~known~~ ^{he} defend-
ant above named for several years, and that he knows of his
own knowledge, that up to the time of her arrest that she
has always borne a good character ~~and~~ ^{from her early life} and that all her people
are honorable and respectable. The only reason he can
assign for the ~~commission~~ ^{of the crime} charged was that she had fallen
into unfortunate habits ~~to~~ ^{and} great disappointment and evil
influence, and from what he has seen and learned about the
matter since her arrest, he does not think that her mind
was in proper condition ^{at the time}. She belonged to a very re-
spectable family, and ~~was~~ ^{was} surrounded by good associates
and that if an opportunity be given to her to reform, she
~~will~~ ^{would} embrace it.

WHEREFORE your defendant prays that sentence in her
case be suspended. *and that she returned*
to his family

Sworn to before me *Charles McNamee*
This 17 day of Oct 1889 *Asst. Foreman*
Hugh Coleman *Engineer #2*
St. Louis District Prison *For Dept. of Reg.*
NYC *436 W 42nd St*

POOR QUALITY
ORIGINAL

0205

No. 433 N. 45 St.
N. Y. Oct. 16/09.

This is to certify that I have known Miss Kate Sullivan for the past eight years, and up to last June have always known her to be an honest and temperate young lady.

I can only account for her recent escapades through evil influences brought to bear upon her by certain parties whom she called friends; she was a devout member of Holy Cross Church in West 42 Street this City, and it was while she was a member of that congregation that she became addicted to the use of liquor and fell away from the right path.

Her family is respected in the community in which they live, and her widowed mother is almost heartbroken.

In view of these facts, I trust that clemency will be

POOR QUALITY
ORIGINAL

0206

shown her, as I am confident
that if she is given another
chance, she will again
become good, and useful
and a credit to her family.

Wm F. Wenzel.

Sworn before me this 17th day of March 1889

Edward R. Sullivan Notary Public

No 148 New York City

We hereby voice the senti-
ments expressed in the fore-
going certificate.

Geo. Penn

419 W. 48 St.

W F Cleary

No 526 W 47 St

E. L. Faulhaber

767. 9th Ave

POOR QUALITY
ORIGINAL

0207

City and County of New York

WINIFRED McCarthy being duly sworn says:

That she resides at 450 West ⁵² 43rd. Street, is the mother of seven children, and that she has known the said Kate Sullivan for several years past: She has always borne a good character for honesty.

That up to the time of her troubles she was always a good religious girl. That she can only account for her downfall through the evil influence of drink and evil associates, which led to an impairment of her mind.

As this deponent believes ~~that she firmly believes~~ that if an opportunity be given her she will reform. She has a good home, a good mother, and religious surroundings and influences *to go to. W. M. McCarthy*

Sworn to before me this :

21 day of October 1889. :

Hugh Coleman

John P. Kelly

POOR QUALITY
ORIGINAL

0208

City and County of New York
428 West 43rd St

MARY SULLIVAN, being duly sworn says That she is the mother of Kate Sullivan, that Kate has never been arrested before, that she was always a good, honest decent religious girl, up to the time of her trouble.

I can only account for her action for the reason stated in the affidavit of Mrs. McCarthy, that prior to that time she had a little private trouble, which, as she believes led to her downfall.

WHEREFORE, she prays that sentence be suspended and that she be returned to her home.

Sworn to before me this

21 day of October 1889.

Hugh Coleman
Notary Public

Mary Sullivan
met

City & County of New York

MARY SULLIVAN, being duly sworn says: That I am the sister of Kate Sullivan, and reside at No 428 West 43rd. Street, that the said Kate has never been arrested before, that she was always a good, honest, decent, religious girl, up to the time of her trouble. That prior to that time, she had a little private trouble, which, as she believes led to her downfall. *which was owing to a disappointment of marriage.* WHEREFORE, she prays that sentence be suspended and she is satisfied that the said Kate will reform.

Sworn to before me this

21 day of October 1889.

Hugh Coleman
Notary Public
Adm.

Mary Sullivan

POOR QUALITY
ORIGINAL

0209

OFFICE OF THE ATTORNEY GENERAL
STATE OF NEW YORK

IN SENATE, JANUARY 10, 1914.

REPORT OF THE COMMISSIONER OF THE LAND OFFICE
ON THE PROGRESS OF THE LAND OFFICE DURING THE YEAR 1913.

The Commission on the Land Office was organized on January 1, 1913, and has since that time been engaged in a study of the land problem in this State. It has held numerous public hearings and has received many suggestions from the public. It has also conducted extensive research into the various aspects of the land problem, and has prepared this report as a basis for its recommendations.

ALBANY: J.B. LIPPINCOTT COMPANY, 1914.

Gen. Sessions

People

Walter Sullivan

Appellate
Division

THE COMMISSIONER OF THE LAND OFFICE
STATE OF NEW YORK
ALBANY, N. Y.

POOR QUALITY
ORIGINAL

02 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Katie Sullivan

The Grand Jury of the City and County of New York, by this indictment,
accuse

Katie Sullivan

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Katie Sullivan

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *July* in the year of our Lord one thousand eight hundred and *eighty-*
nine, at the City and County aforesaid, with force and arms,

*one ring of the value of
forty dollars.*

of the goods, chattels and personal property of one

Charles McNamee

then and there being found, then and there feloniously did steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of
the People of the State of New York, and their dignity.

**POOR QUALITY
ORIGINAL**

0211

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Katie Sullivan
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Katie Sullivan
late of the City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms,

*one ring of the value of
forty dollars*

of the goods, chattels and personal property of one

Charles McNamee
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Charles McNamee
unlawfully and unjustly, did feloniously receive and have; the said

Katie Sullivan
then and there well knowing the said goods, chattels and personal property to have been
feloniously stolen, taken and carried away, against the form of the statute in such case made
and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

02 12

BOX:

371

FOLDER:

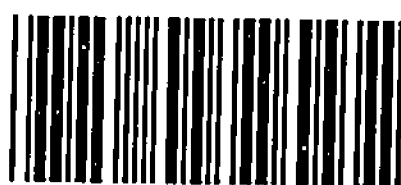
3474

DESCRIPTION:

Sullivan, Thomas

DATE:

10/24/89



3474

POOR QUALITY
ORIGINAL

02 13

Witnesses:

Samuel H. Campbell

Counsel,

Filed

day of

1889

Pleads,

THE PEOPLE

vs.

Grand Larceny, Trial Degree.

(From the Person.)

[Sections 528, 584 — Penal Code].

Thomas Sullivan

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

James C. May
S. J. Jones
P. B. M.

POOR QUALITY
ORIGINAL

02 14

Police Court 1 District.

Affidavit—Larceny.

City and County }
of New York, } ss.:

Samuel H. Campbell
of No. *36 Bowery* Street, aged *55* years,
occupation *Shoe salesman* being duly sworn
deposes and says, that on the *5th* day of *October* 188*9* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
possession of deponent, in the *night* time, the following property, viz:

One sack coat valued about
Five dollars

the property of *deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by *Thomas Sullivan* (now here)
for the reason that deponent was
walking through the Bowery carrying
said coat in a bundle under his
arm. Deponent suddenly felt said
bundle snatch from under him and
saw the defendant running away
with said property.

Samuel H. Campbell

Sworn to before me, this
of *October* 188*9*

6

day

Police Justice.

POOR QUALITY
ORIGINAL

02 15

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Thomas Sullivan being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *his* right to
make a statement in relation to the charge against *him*; that the statement is designed to
enable *him* if he see fit to answer the charge and explain the facts alleged against *him*
that he is at liberty to waive making a statement, and that *his* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer. *Thomas Sullivan*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Philadelphia*

Question. Where do you live, and how long have you resided there?

Answer. *101 Olmsted Street 2 weeks*

Question. What is your business or profession?

Answer. *Baker*

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer. *I have nothing to say*
Thomas Sullivan

Taken before me this
day of *October* 188*8*

Police Justice

POOR QUALITY
ORIGINAL

02 16

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Police Court---

District.

1576

THE PEOPLE, Acc.,
ON THE COMPLAINT OF

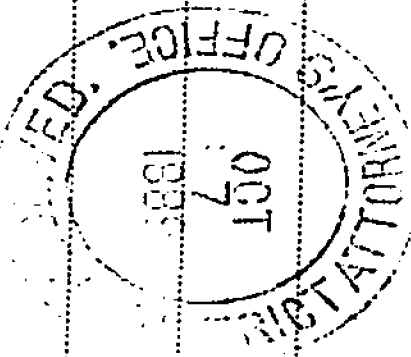
Samuel H. Campbell
PP 36 vs. Robert
Thomas Sullivan

Law from person

Dated *Dec 6* 188*9*

Magistrate
Wm. J. Campbell

Witnesses, *Officer* - *6* Precinct.



No. _____
Street _____
to answer *500* *8.18*

Conrad
Person

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

defendant
guilty thereof, I order that *he* be held to answer the same and *he* be admitted to bail in the sum of *five* Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison, of the City of New York, until *he* give such bail.

Dated *Dec 6* 188*9* *Magistrate* Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned. I order *he* to be discharged.

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0217

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Sullivan

The Grand Jury of the City and County of New York, by this indictment, accuse

Thomas Sullivan
of the CRIME OF GRAND LARCENY in the first degree, committed as follows :

The said

Thomas Sullivan

late of the City of New York, in the County of New York aforesaid, on the fifth
day of October in the year of our Lord one thousand eight hundred and
eighty-nine, in the night - time of the said day, at the City and County
aforesaid, with force and arms,

one coat of the
value of five dollars

of the goods, chattels and personal property of one Samuel H. Campbell
on the person of the said Samuel H. Campbell
then and there being found, from the person of the said Samuel H. Campbell
then and there feloniously did steal, take and carry away, against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

John R. Fellows,
District Attorney.

02 18

BOX:

371

FOLDER:

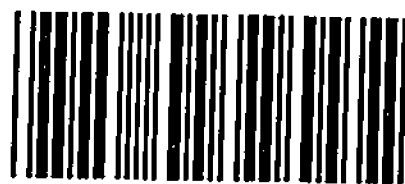
3474

DESCRIPTION:

Sussman, Robert

DATE:

10/21/89



3474

Witnesses:

Off. Mark Cohen
11th Prec.



#151

Counsel, *21* day of *Oct* 188*9*
Filed
Pleads, *Not Guilty*

THE PEOPLE

vs.

Robert Jussman

VIOLATION OF EXCISE LAW.
(SELLING TO MINOR).
[III Rev. Stat. (7th Ed.) p. 1982, § 15.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

M. L. Cole. Foreman.

*Original sent to the Court
of Session, Savannah,
Ga. Oct. 24, 1889.*

**POOR QUALITY
ORIGINAL**

0219

POOR QUALITY
ORIGINAL

0220

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert Sussman

The Grand Jury of the City and County of New York, by this indictment, accuse

Robert Sussman

of a MISDEMEANOR, committed as follows:

The said Robert Sussman

late of the City of New York, in the County of New York aforesaid, on the

fifth day of September in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid,

certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of

lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury

aforesaid unknown, unlawfully did sell to one

Clara Berkowicz
who was then and there ^{actually and apparently} a minor, under the age of fourteen years, to wit: of the age of

twelve years, as he the said Robert Sussman

then and there well knew and had reason to believe; against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York,
and their dignity.

JOHN R. FELLOWS,

District Attorney.

0221

BOX:

371

FOLDER:

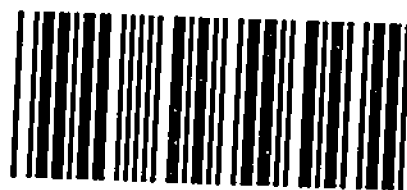
3474

DESCRIPTION:

Snydam, Abraham

DATE:

10/21/89



3474

POOR QUALITY
ORIGINAL

0222

Witnesses:

Michael Fay

Susan D. Brown

Motions for a
new trial and for
arrest of Judgment
are denied.
Noted W. M. Nichols
Refus. following
City Indg.

143.

W. H. Brown

Counsel,

Filed

Pleads,

1889

THE PEOPLE

49 Nov 28.
W. H. Brown

Abraham Snydman

Grand LARCENY, (False Pretenses),
[Section 528, and 539, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Nov 20 1889

A TRUE BILL.

Motions for new trial and arrest of
Judgment denied by Court
March 6, 1890

W. H. Brown, Foreman.

Part of November 21/89 -

Find and Convicted. (1891)

S.P. 54 1890

POOR QUALITY
ORIGINAL

0223

Police Court- 1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.:

Michael Fay
of No. 337 Pleasant Avenue Street, aged 40 years,
occupation Builder being duly sworn
deposes and says, that on the 12 day of July 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Good and lawful money of the United
States of the amount and value of
Seven hundred and fifty dollars

the property of Deponent's Copartner

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Abraham Suydam (now here)

Deponent says that said defendant falsely
represented that he was authorized by
Susan B. Brown the owner of property
Nos. 79-81-83rd 85 Cannon Street to
sell and dispose of the same. The agreement
is hereto attached and made part of
this affidavit and Complaint—

Deponent relying upon the truth
of the aforesaid statement and the
agreement hereto attached paid the
said defendant the aforesaid sum
of money (to wit \$750) Deponent
says that the aforesaid said representation

Sworn to before me, this

1889

Police Justice.

POOR QUALITY
ORIGINAL

0224

was false and untrue and the said
agreement is false and fraudulent
as deponent is informed by Susan D.
Brown the true owner of the aforesaid
property that she never authorized
said Sugdam or any other person
to sell transfer or dispose of the same
Wherefore deponent charges said
Sugdam with feloniously taking
stealing and carrying away the
aforesaid sum of money as aforesaid

Sworn to before me Michael J. May
this 27 day of Sept. 1889
Do Notch Police Justice

POOR QUALITY
ORIGINAL

0225

CITY AND COUNTY
OF NEW YORK, } ss.

aged 77 years, occupation Nothing of No.
Princeton New Jersey Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Michael Fay
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27
day of Sept 188 9

Susan D. Brown

Doyle Kelly
Police Justice

0226

District Police Court.

OF NEW YORK } ss.
Abraham Suydam being duly examined before the under-
 signed according to law, on the annexed charge; and being informed that it is h — right to
 make a statement in relation to the charge against h —; that the statement is designed to
 enable h — if he see fit to answer the charge and explain the facts alleged against h —
 that he is at liberty to waive making a statement, and that h — waiver cannot be used
 against h — on the trial.

Answer.

Abraham Suydam

Answer.

49 years

Answer.

New Jersey
here do you live, and how long have

Answer.

49 Martin St 1 year

Answer.

Langer

Answer.

I reserve my defence and demand
an Examination!

Abraham Lyden

Taken before me this 27
day of Feb 1887

Police Justice.

POOR QUALITY
ORIGINAL

0227

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

\$143
Police Court--- 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Fay
387 Eleventh Ave
Abraham Dwyer

Offence Larceny

Dated Sept 27 1889

D. O. Reilly Magistrate.

Ernest W. McCauley Officer.

Notarizing

Witnesses Susan D. Brown

Marionetta New York Street.

No. _____ Street.

\$1500 to Henry

Marionetta

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Sept 27 1889 Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 1889 Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 1889 Police Justice.

POOR QUALITY
ORIGINAL

0228

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Abraham Suydam

The Grand Jury of the City and County of New York, by this indictment, accuse

Abraham Suydam

of the CRIME OF *Grand LARCENY in the first degree,*
committed as follows:

The said *Abraham Suydam,*

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *July,* in the year of our Lord one thousand eight hundred and
eighty-*nine,* at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *Michael Fay and William Stacom,*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Michael Fay and William Stacom,

That *he* the said *Abraham Suydam* was then
and for the past twenty years had been the
agent of one *Susan D. Brown,* for the transaction
of her business and in the buying and selling
of real property for her; and that *he* the said
Abraham Suydam was then and there authorized
and empowered by the said *Susan D. Brown* to
~~agent~~ to sell for her, and as her agent, all
those four certain lots of land, with the buildings

POOR QUALITY
ORIGINAL

02229

thereon erected, situated on the westerly side of Cannon Street, between Rivington and Stanton Streets, in the said City, known as numbers 79, 81, 83 and 85 Cannon Street, then belonging to the said Susan D. Brown, to the said Michael Fay and William Stacom, for and at the consideration of twenty seven thousand dollars, and to then and there enter into, sign and execute, a written contract with the said Michael Fay and William Stacom, for and as the agent of the said Susan D. Brown, for the sale of the said lots and buildings, for and at the consideration aforesaid, to be paid as follows, to wit: the sum of seven hundred and fifty dollars upon the execution of the said contract; twenty thousand dollars by the said Michael Fay and William Stacom executing and delivering to him the said Abraham Smydam their bond and purchase money mortgage on the said premises for that sum payable six months from date of delivery of deed, or before at their option upon thirty days notice with interest at four per cent; and the balance of six thousand two hundred and fifty dollars in cash, upon the delivery of the said deed; and for the executing, acknowledging and assuming to them, the fee simple of the said premises, free from all encumbrance

And the said Michael Fay and William Stacom

then and ~~there~~^{there} believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Abraham Smydam

and being deceived thereby, ~~was~~^{were} induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said enter into, sign and execute, with the said Abraham Smydam, a written contract for the sale by him and purchase by them of the said lots and buildings aforesaid at and for the said consideration and upon the terms and conditions aforesaid, and to, and did then and there, upon the execution of the said contract, give and deliver to the said Abraham Smydam, the sum of seven hundred and fifty dollars in money, lawful money of the United States of America, and of the value of seven hundred and fifty dollars, and one written instrument and evidence of debt, to wit: an order for the payment of money of the kind called bank cheques, of the proper moneys, goods, chattels and personal property of the said for the payment of and of the value of seven hundred and fifty dollars, of the proper moneys, goods, chattels and personal property of the said Michael Fay and William Stacom.

And the said Abraham Smydam

did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Michael Fay and William Stacom, by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Michael Fay and William Stacom, of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Abraham Smydam was not then, and had not been for the past twenty years, and never was, the agent of the said Susan D. Brown, for the transaction of her business or

POOR QUALITY
ORIGINAL

0230

in the buying or selling of real property for her;
and he the said Abraham Suydam was not then
and there authorized or empowered by the said
Susan D. Brown, to ~~agree to sell~~ for her, or as her
agent, or in any manner, the said lots and buildings,
to the said Michael Fay and William Stacom, or to
any other person or persons, or to then and there enter
into, sign or execute any contract with them, or any
other person or persons for the sale of the said lots and
buildings for or at the said consideration, or upon
any terms or in any manner, or for the executing,
acknowledging or delivering to them the said
Michael Fay and William Stacom, or to any other
person or persons any proper deed for the conveying
and assuring to them the fee simple, or any right
title or interest whatsoever of or in the said
premises.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Abraham Suydam
to the said Michael Fay and William Stacom was and were
then and there in all respects utterly false and untrue, as he the said
Abraham Suydam
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Abraham Suydam
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Michael Fay and
William Stacom
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

0231

BOX:

371

FOLDER:

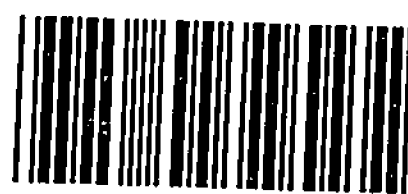
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DESCRIPTION:

Sylvester, Richard

DATE:

10/31/89



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POOR QUALITY
ORIGINAL

0232

285.

Witnesses:

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Off. Marion

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Counsel,

Filed

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Pleads

THE PEOPLE

vs.

Richard Syvester
alias Robert Donohue

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

M. L. Cole Foreman

Ch. Mag. S. J. F.

See case of Walter Dangan

Grand Jurors, 1st degree, and
Grand Jurors, 2nd degree,
(Sec. 498, 506, 528, 530, 688)

POOR QUALITY
ORIGINAL

0233

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Richard Englester

The Grand Jury of the City and County of New York, by this
Indictment accuse *Richard Englester*

of the crime of *Carrying in the third degree*,
as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York,
on the *twenty second* day of *June*, in
the year of our Lord, one thousand eight hundred and *eighty two*;
before the Honorable *Augustus B. Ransom, City Judge*
of the said City of New York,
and Justice of the said Court, the said *Richard Englester*
by the name and description of *Robert Donohue*
was in due form of law convicted of *an attempt to commit a felony*
to wit: *of an attempt to commit Carrying in the first degree*,
upon a certain indictment then and there in the said Court depending against *him*
the said *Richard Englester*, by the
name and description of *Robert Donohue*
as aforesaid,
and one John Bradley,
for that *they*
then *both* late of the *nineteenth Ward*

POOR QUALITY
ORIGINAL

0234

of the City of New York, in the County of New York aforesaid, on the
fourteenth day of June, in the
year aforesaid, at the Ward, City and
County aforesaid, with force and arms, about the house of two
persons in the night time of the same
day. The dwelling house of Robert Bonner,
there situate, feloniously and unlawfully
did attempt to break into and enter,
by means of forcibly breaking open an
outer door thereof, whilst there was then
and there some woman being, to wit:
one Fredericka Bonner within the said
dwelling house, then and there intending
to commit some crime therein, to wit: the
goods, chattels and personal property
of Robert Bonner, in the said dwelling
house then and there being, then and
there feloniously and unlawfully to
steal same and carry away:

POOR QUALITY
ORIGINAL

0235

And Thereupon, upon the conviction aforesaid, ~~it was considered~~
~~by the said Court of General Sessions of the Peace, and ordered and adjudged that~~
~~being satisfied that the said Richard Squire~~
~~the said~~
was twenty years of age and had not been
by the name and description of
previously convicted and sentenced for any felony
it was considered by the said court, and ~~as aforesaid~~,
ordered and adjudged, that the said Richard
for the Squire (by the name and description of ~~whereof~~
Richard Squire or aforesaid) for the said attempt to commit
murder, whereof he was so convicted as aforesaid, be imprisoned in the
House of State Prison at Elm, at hard labor for
the term of three to be dealt with according
to law, _____
as by the record thereof doth more fully and at large appear.

And the said Richard Squire, _____
_____ late of the Twenty second
Ward of the _____ City of New York, in the
County of New York aforesaid, having been so as aforesaid convicted of the
said attempt to commit murder, in
manner aforesaid, afterwards, to wit: on the Twenty second day of
October, _____ in the year of our Lord one thousand eight hundred
and Ninety, at the Ward, City and County aforesaid, with force
and arms, in the night time of the same day,
the dwelling house of one John A. Carter
there situate, feloniously and unlawfully
did break into and enter, with intent to commit
some crime therein, to wit: with intent, the goods,
chattels and personal property of the said John A.
Carter, in the said dwelling house then and there being,
then and there feloniously and unlawfully to steal,
take and carry away; against the form of the
Statute in such case made and provided, and against
the peace of the People of the State of New York,
and their dignity.

POOR QUALITY
ORIGINAL

0236

Second COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said

Richard S. Squire
of the CRIME of Grand Larceny in the 2nd degree,
as a second offense,

committed as follows:

The said Richard S. Squire,

Ward,
late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid,
~~at the City and County aforesaid,~~ having been so convicted of
the said attempt to commit larceny, as
alleged in the 1st count of this
indictment, afterwards, to wit: on the said
twenty second day of October, in the year
of our Lord one thousand eight hundred
and eighty nine, at the Ward, City and
County aforesaid, in the night time of
the said day, with force and arms, one
red skin coat of the value of four hundred
dollars, two shoes of the value of five
dollars each, one gun of the value of
fifteen dollars, one hand mirror of the
value of five dollars, one comb of the
value of one dollar, one brush of the value
of four dollars, one magnifying glass

POOR QUALITY
ORIGINAL

0237

of the value of ten dollars, and one dollar
of the value of five dollars, of the goods,
chattels and personal property of one
John A. Carter, in the dwelling house of
the said John A. Carter these articles, then
and there being found, from the dwelling
house aforesaid, then and there feloniously
did steal, take and carry away, against
the form of the Statute in such case
made and provided, and against the
peace of the People of the State of
New York, and their dignity.

John R. Follows,
Attorney